

UNITED STATES OF AM	ERICA	§	Deputy
		§	
V.		§ 8	
ALBERTO PULIDO	(1)	\$ §	No. 4-09CR-160-A
a/k/a "Betico"		§	No. 4-090K 100-A
JUAN RAMIREZ	(2)	§	
JAVIER ROSALES	(3)	§	
JESUS ORTEGA	(4)	§	
DANIEL BERNARDINO	(5)	§	
GUSTAVO PULIDO	(6)	§	
ISIDRO LOZANO	(7)	§	
EDUARDO FLORES	(8)	§	

INDICTMENT

The Grand Jury Charges:

INTRODUCTION

At all times material to this Indictment:

- 1. The La Familia Drug Trafficking Organization (DTO) is a Mexican cartel responsible for the exportation of narcotics to the United States. The Gulf Cartel is a rival DTO that utilizes the paramilitary resources of an organization known as the "Zetas" to control narcotics supply routes through the use of violence. The La Familia DTO is in a state of conflict with the Zetas.
 - 2. Handguns and rifles are heavily restricted in Mexico. Therefore, in order to

Indictment - Page 1

arm themselves, the La Familia DTO, through the direction of defendant **Alberto Pulido**, a/k/a "Betico," has sought to have firearms purchased in the United States and smuggled to Mexico. In order to fund the purchase of the firearms, narcotics were smuggled into the United States.

- 3. The Arms Export Control Act (AECA), as amended, and codified at 22 U.S.C. §§2751 to 2799aa-2, authorizes the President to control the export of commodities, services and technologies designated as "defense articles" and "defense services" in furtherance of the security and foreign policy interests of the United States. The articles and services so designated constitute the U.S. Munitions List (USML), which is published at 22 C.F.R. § 121. The AECA provides that individuals or entities seeking to export articles or services listed in the USML must first register with and obtain an export license from the U.S. Department of State Directorate of Defense Trade Controls (DOS). The President has delegated to DOS the authority to designate defense articles and defense services, and to issue regulations governing the licensing of designated materials.
- 4. The DOS regulations implementing the provisions of the AECA are entitled the International Traffic in Arms Regulations (ITAR), Title 22 Code of Federal Regulations, Sections 120-130 (Subchapter M). The ITAR identify by category the defense-related articles and services that are covered by the USML, and establish the requirements and procedures for registering with and obtaining a license from DOS for the export of any such materials. Among other requirements, the ITAR requires an applicant for an export

license to identify the ultimate and final destination of the goods or services.

- 5. Category I of the USML covers several classifications of firearms, including nonautomatic and semi-automatic firearms up to .50 caliber. 22 C.F.R. § 121.1 Category I (a). The following weapons were covered by Category I of the USML, and were defense articles that could not be exported from the United States without a license issued by the DOS:
 - a. Romanian Arms WASR-10 rifle;
 - b. Barrett 82A1, .50 caliber rifle;
 - c. PTR-91, Model KMF4, .308 carbine rifle;
 - d. Colt, "El Jefe," .38 Super pistol;
 - e. Colt 5.56 AR-15 rifle;
 - f. Arma-Lite AR-10;
 - g. Smith & Wesson 19-2, .357 caliber handgun;
 - h. Smith & Wesson 19-4, .357 caliber handgun.
- 6. Federal Firearms Licensees (FFL) are dealers of firearms who sell firearms as part of their livelihood. FFLs are required by federal law to maintain records relating to the sale of firearms to consumers. The principal purpose of requiring licensed firearms dealers to obtain such information from purchasers is to assist law enforcement activities. One of the records required to be kept by FFLs is the Bureau of Alcohol, Tobacco, Firearms and Explosives Form 4473 (Form 4473). Military Gun Supply is a gun store

that is owned by D.N. Ammo Depot is a gun store that is owned by M.L. D.N. and M.L. are both FFLs.

7. Form 4473 requires a purchaser of a firearm to truthfully answer whether or not the firearms being purchased are being acquired on behalf of another person. It is illegal to state on Form 4473 that a person is the "actual buyer" of the firearm if the firearm is purchased at the request of, or with the money from, a third party. The members of the conspiracy would circumvent this requirement by lying on the Form 4473, stating the guns were for themselves, when in fact they were being transferred to others.

Count One Conspiracy to Smuggle Goods from the United States (Violation of 18 U.S.C. § 371 (18 U.S.C. § 554))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1-7 of the Introduction to the Indictment.

From on or about June 14, 2006, until at least October 21, 2009, in the Fort Worth Division of the Northern District of Texas, and elsewhere, the defendants Alberto Pulido, also known as "Betico," Juan Ramirez, Javier Rosales, Jesus Ortega, Daniel Bernardino, Gustavo Pulido, Isidro Lozano, and Eduardo Flores did knowingly and willfully combine, conspire, confederate and agree together and with each other and with others known and unknown to the Grand Jury to commit offenses against the United States, including violations of 18 U.S.C. § 554(a), that is, to fraudulently and knowingly export and send from the United States, and attempt to export and send from the United States any merchandise, object and article contrary to law and regulation of the United States, that is, firearms and ammunition; and to receive, conceal, buy, sell, and in any other manner facilitate the transportation, concealment, and sale of said firearms and ammunition, prior to exportation, knowing the same to be intended for exportation contrary to any law or regulation of the United States.

Manner and Means

The manner and means by which the defendants sought to accomplish the object of the conspiracy included, among others, the following:

- a. Defendant Juan Ramirez would purchase firearms for the purpose of exporting them to Alberto Pulido and the La Familia DTO in Mexico. So as to avoid drawing undue suspicion to himself, Juan Ramirez would recruit other individuals to purchase firearms on his behalf. Juan Ramirez would pay these individuals for purchasing the guns and turning them over to him.
- b. After Juan Ramirez had a falling out with the La Familia DTO, defendant Javier Rosales assumed leadership responsibilities from Juan Ramirez. When Javier Rosales had firearms ready to be taken to Mexico, he would drive his vehicle to a public location. Once there, the vehicle would be driven away by other unidentified members of the conspiracy. The guns would be driven to a ranch located in Cleburne, Texas.
- c. The ranch in Cleburne, Texas is a five-acre property surrounded by a fence, with an interior privacy fence. Persons residing at the ranch conducted frequent patrols of the property. Once firearms were taken to the ranch, they were unloaded to await shipment to Mexico. After the firearms were unloaded, **Javier Rosales**' vehicle was returned to him.
- d. On at least one occasion, defendants Daniel Bernardino, Gustavo Pulido, and Isidro Lozano were utilized to transport weapons for the organization. Defendant

Eduardo Flores helped to coordinate the activities of Isidro Lozano.

Overt Acts

In furtherance of the conspiracy and to effect the objects thereof, in the Northern District of Texas, at least one of the conspirators committed and caused to be committed, at least one of the following overt acts:

- a. On or about August 29, 2008, **Juan Ramirez** purchased a Barrett .50 caliber rifle, serial number 22843, and five (5) Romanian Arms WASR-10 rifles, serial numbers 19845AY4514, 46491065OP1901, 1965LM1248, 1966TU2666, and 1975F00766, from the Ammo Depot in Caddo Mills, Texas. Although these weapons were purchased for export to Mexico, **Juan Ramirez** stated on the Form 4473 that he was the actual buyer of this weapon, when in fact he was not.
- b. On or about September 20, 2008, **Juan Ramirez** purchased twenty (20) AK-47 type rifles from Military Gun Supply in Fort Worth, Texas. Although these weapons were purchased for export to Mexico, **Juan Ramirez** stated on the Form 4473 that he was the actual buyer of these weapons, when in fact he was not.
- c. On or about November 11, 2008, **Javier Rosales** delivered multiple firearms to two Hispanic males in order to have the firearms transported.
- d. On or about December 19, 2008, **Javier Rosales** purchased a Colt, "El Jefe,"

 .38 Super pistol, serial number 38SS04054, for the purpose of giving it as a gift to a boss in the La Familia Drug Trafficking Organization in Mexico.

- e. On or about December 20, 2008, Jesus Ortega, Daniel Bernardino and others drove in a three-car caravan toward the Mexican border. Approximately 25 miles from the international border with Mexico, their vehicles were stopped by law enforcement. A subsequent search of a 1999 Chevrolet van that was part of their caravan revealed the presence of 33 firearms and approximately 11,000 rounds of ammunition. The guns were concealed inside the lining of the walls and the ceiling of the van. Among the guns seized was the .38 Super pistol purchased on December 19, 2008 by Javier Rosales.
- f. On or about June 22, 2009, Javier Rosales loaded multiple firearms into his vehicle and drove to the Home Depot at I-35 and Sycamore School Road in Fort Worth, Texas. Javier Rosales was met by two Hispanic males. Javier Rosales allowed one of the men to drive away in his vehicle. The vehicle was driven to 6209 Roberts Lane, Cleburne, Texas, where the guns were unloaded. The vehicle was then returned to Javier Rosales at the Home Depot.
- g. On or about July 8, 2009, Javier Rosales delivered four (4) PTR-91 .308 caliber rifles to Gustavo Pulido.
- h. On or about July 10, 2009, **Javier Rosales** delivered four (4) additional PTR-91 .308 caliber rifles to **Gustavo Pulido**.
- i. On or about October 16, 2009, **Eduardo Flores** recruited **Isidro Lozano** to transport weapons to McAllen, Texas.

j. On or about October 16, 2009, **Isidro Lozano** received six Colt AR-15 rifles, a Colt .38 Super Pistol, 200 pistol magazines, and 25 AR-15 magazines from **Javier** Rosales.

All in violation of 18 U.S.C. § 371 (18 U.S.C. § 554(a)).

Count Two Smuggling Goods From the United States (Violation of 18 U.S.C. § 554(a))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1 through 7 of the Introduction to the Indictment.

On or about August 29, 2008, in the Northern District of Texas, the defendant,

Juan Ramirez, did fraudulently and knowingly receive, conceal, buy, and facilitate the transportation, concealment and sale, prior to export from the United States, of merchandise, articles, and objects, specifically, five (5) Romanian Arms WASR-10 rifles, serial numbers 19845AY4514, 46491065OP1901, 1965LM1248, 1966TU2666, and 1975F00766, and one (1) Barrett model 82A1, .50 caliber rifle, serial number 22843, knowing these to be intended for export, without first having obtained the required export license and authorization from the U.S. Department of State, in violation of, and contrary to, the Arms Export Control Act, 22 U.S.C. § 2778(b)(2) and (c), and the International Traffic in Arms Regulations, 22 C.F.R. §§ 121.3, 123.1 and 127.1.

Count Three Smuggling Goods From the United States (Violation of 18 U.S.C. § 554(a))

The Grand Jury incorporates and realleges the allegations set out in paragraphs

1 through 7 of the Introduction to the Indictment.

On or about July 14, 2009, in the Northern District of Texas, the defendants,

Javier Rosales and Gustavo Pulido, did fraudulently and knowingly receive, conceal,
buy, and facilitate the transportation, concealment and sale, prior to export from the United
States, of merchandise, articles, and objects, specifically, eight (8) PTR-91, Model KMF4,
.308 carbines, serial numbers AW5991, AW6097, AW6065, AW6100, AW6092,
AW5953, AW5975, and AW6075, knowing these to be intended for export, without first
having obtained the required export license and authorization from the U.S. Department of
State, in violation of, and contrary to, the Arms Export Control Act, 22 U.S.C. §
2778(b)(2) and (c), and the International Traffic in Arms Regulations, 22 C.F.R. §§ 121.3,
123.1 and 127.1.

Count Four Smuggling Goods From the United States (Violation of 18 U.S.C. § 554(a))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1 through 7 of the Introduction to the Indictment.

On or about December 19, 2008, in the Northern District of Texas, the defendant, **Javier Rosales**, did fraudulently and knowingly receive, conceal, buy, and facilitate the transportation, concealment and sale, prior to export from the United States, of merchandise, articles, and objects, specifically, one (1) Colt, "El Jefe," .38 Super pistol, serial number 38SS04054, knowing these to be intended for export, without first having obtained the required export license and authorization from the U.S. Department of State, in violation of, and contrary to, the Arms Export Control Act, 22 U.S.C. § 2778(b)(2) and (c), and the International Traffic in Arms Regulations, 22 C.F.R. §§ 121.3, 123.1 and 127.1.

Count Five Smuggling Goods From the United States (Violation of 18 U.S.C. § 554(a))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1 through 7 of the Introduction to the Indictment.

On or about December 20, 2008, in the Northern District of Texas, the defendants, Jesus Ortega and Daniel Bernardino did fraudulently and knowingly receive, conceal, buy, and facilitate the transportation, concealment and sale, prior to export from the United States, of merchandise, articles, and objects, specifically, firearms and ammunition, including, but not limited to, one (1) Colt, "El Jefe," .38 Super pistol, serial number 38SS04054, one (1) Arma-Lite AR-10, serial number US313179, one (1) Smith & Wesson 19-2, .357 caliber handgun, serial number K629979, one (1) Smith & Wesson 19-4, .357 caliber handgun, serial number 84K6031, and one (1) Romanian Arms WASR-10, serial number 164382-04, knowing these to be intended for export, without first having obtained the required export license and authorization from the U.S. Department of State, in violation of, and contrary to, the Arms Export Control Act, 22 U.S.C. § 2778(b)(2) and (c), and the International Traffic in Arms Regulations, 22 C.F.R. §§ 121.3, 123.1 and 127.1.

Count Six False Statement During Purchase of a Firearm (Violation of 18 U.S.C. §924(a)(1)(A))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1-7 of the Introduction to the Indictment.

On or about August 29, 2008, in the Northern District of Texas, the defendant, **Juan Ramirez**, knowingly made a false statement and representation to M.L., doing business as

Ammo Depot, a person licensed under the provisions of Chapter 44 of Title 18, United

States Code, with respect to information required by the provisions of Chapter 44 of Title

18, United States Code, to be kept in the records of M.L., in that the defendant did execute

a Department of Justice, Bureau of Alcohol, Tobacco, Firearms and Explosives Form

4473, Firearms Transaction Record, to the effect that he was the actual buyer of the

firearms listed on this form, whereas in truth and in fact, he was acquiring the firearms on

the behalf of another person.

In violation of 18 U.S.C. §924(a)(1)(A).

Count Seven False Statement During Purchase of a Firearm (Violation of 18 U.S.C. §924(a)(1)(A))

The Grand Jury incorporates and realleges the allegations set out in paragraphs 1-7 of the Introduction to the Indictment.

On or about September 20, 2008, in the Northern District of Texas, the defendant, Juan Ramirez, knowingly made a false statement and representation to D.N., doing business as Military Gun Supply, a person licensed under the provisions of Chapter 44 of Title 18, United States Code, with respect to information required by the provisions of Chapter 44 of Title 18, United States Code, to be kept in the records of D.N., in that the defendant did execute a Department of Justice, Bureau of Alcohol, Tobacco, Firearms and Explosives Form 4473, Firearms Transaction Record, to the effect that he was the actual buyer of the firearms listed on this form, whereas in truth and in fact, he was acquiring the firearms on the behalf of another person.

In violation of 18 U.S.C. §924(a)(1)(A).

Count Eight

Conspiracy to Distribute a Controlled Substance (In Violation of Title 21 U.S.C. §§846 and 841(b)(1)(B)

From on or about October 14, 2009, and continuing thereafter until October 21, 2009, in the Fort Worth Division of the Northern District of Texas, the defendants, Alberto Pulido, also known as "Betico", and Javier Rosales, and others known and unknown to the Grand Jury, did knowingly and intentionally combine, conspire, confederate and agree to engage in conduct in violation of 21 U.S.C. §§ 841(a)(1) and (b)(1)(B), namely to possess with intent to distribute 50 grams or more of a mixture and substance containing a detectable amount of methamphetamine, a Schedule II controlled substance.

In violation of 21 U.S.C. § 846.

Forfeiture Allegation

[19 U.S.C. § 1595a(d) and 28 U.S.C. § 2461(c); 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c); 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c); 21 U.S.C. § 853(a)]

Upon conviction for any of the offenses alleged in Counts 1-5 of this Indictment and pursuant to 19 U.S.C. § 1595a(d) and 28 U.S.C. § 2461(c), the defendants, Alberto Pulido, Juan Ramirez, Javier Rosales, Jesus Ortega, Daniel Bernardino, Gustavo Pulido, Isidro Lozano, and Eduardo Flores, shall forfeit to the United States of America the merchandise exported or sent from the United States or attempted to be exported or sent from the United States in violation of law, or the proceeds or value thereof, and the property used to facilitate the exporting or sending of such merchandise, the attempted exporting or sending of such merchandise, transportation, concealment, or sale of such merchandise prior to exportation.

Upon conviction for any of the offenses alleged in Counts 1-5 of this Indictment and pursuant to 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c), the defendants,

Alberto Pulido, Juan Ramirez, Javier Rosales, Jesus Ortega, Daniel Bernardino,

Gustavo Pulido, Isidro Lozano, and Eduardo Flores, shall forfeit to the United States of America any and all property constituting or derived from proceeds traceable to the respective offense.

Upon conviction for any of the offenses alleged in Counts 6-7 of this Indictment and pursuant to 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c), the defendant, **Juan**Ramirez, shall forfeit to the United States of America all firearms and ammunition

Indictment - Page 17

involved or used in the respective offense.

Upon conviction for the offense alleged in Count 8 of this Indictment and pursuant to 21 U.S.C. § 853(a), the defendants, Alberto Pulido, also known as "Betico", and Javier Rosales, shall forfeit to the United States of America any property constituting or derived from proceeds obtained, directly or indirectly, as a result of the offense and any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of, the offense.

The above-referenced property subject to forfeiture includes, but is not limited to, the following:

- 1. The real property at 6209 Roberts Lane, Cleburne, Johnson County, Texas, described as being a 4.811 acre, more or less, tract of land out of the S. Kinsey Survey, Abstract No, 475, Johnson County, Texas, and more particularly described as the real property conveyed by Stephen J. Perry and Diana L. Perry to Ramon Godinez by warranty deed with vendor's lien on July 20, 2007 recorded with the Johnson County Clerk on July 30, 2007. [concerning Counts 1-5 and 8]
- 2. 2008 Nissan Titan, bearing Texas license plate 82RSY8. [concerning Counts 1, 4, and 8]
- 3. 2008 Dodge Ram, VIN 3D6WC66A08G148431 and bearing Oklahoma license plate 180BXC [concerning Count 1].
- 4. 2003 Ford F550, VIN 1FDAF56P53EC75452 and bearing Oklahoma license plate 073BAZ. [concerning Count 1].
- 5. 2007 Chevrolet box truck, VIN 1GBHG31U871160895. [concerning Count 1].

- 6. 2007 Chevrolet box truck, VIN 1GBHG31V071181295. [concerning Count 1].
- 7. Six (6) Colt AR-15 rifles, serial numbers LE074662, LE073524, LE074412, LE 073210, LE068877, and LE073371. [concerning Count 1].
- 8. One Colt MK IV Pistol .38 caliber, SN 38SS04015. [concerning Count 1].
- 9. One hundred rounds of Lake City .50 caliber ammunition. [concerning Count 1].
- 10. Eight PTR-91, Model KMF4, .308 carbines, seized from the home of Gustavo Pulido on or about July 14, 2009. [concerning Count 3].

A TRUE BILL

FOREPERSON

JAMES T. JACKS UNITED STATES ATTORNEY

JOSHUA T. BURGESS

Assistant United States Attorney Texas State Bar No. 24001809 801 Cherry Street, Suite 1700 Fort Worth, Texas 76102

Telephone: 817.252.5200 Facsimile: 817.978.3094

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

THE UNITED STATES OF AMERICA

VS.

ALBERTO PULIDO, (01)
also known as "Betico"
JUAN RAMIREZ (02)
JAVIER ROSALES (03)
JESUS ORTEGA (04)
DANIEL BERNARDINO (05)
GUSTAVO PULIDO (06)
ISIDRO LOZANO (07)
EDUARDO FLORES (08)

INDICTMENT

18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778) Conspiracy to Smuggle Goods from the United States

(COUNT 1)

18 U.S.C. § 554(a) Smuggling Goods From the United States

(COUNT 2)

18 U.S.C. § 554(a) Smuggling Goods From the United States

(COUNT 3)

18 U.S.C. § 554(a) Smuggling Goods From the United States

(COUNT 4)

18 U.S.C. § 554(a) Smuggling Goods From the United States

(COUNT 5)

18 U.S.C. § 924(a)(1)(A)
False Statement During Purchase of a Firearm

(COUNT 6)

18 U.S.C. § 924(a)(1)(A)
False Statement During Purchase of a Firearm

(COUNT 7)

21 U.S.C. §§846 and 841(b)(1)(B) Conspiracy to Distribute a Controlled Substance

(COUNT 8)

19 U.S.C. § 1595a(d) and 28 U.S.C. § 2461(c); 18 U.S.C. § 981(a)(1)(C) and 28 U.S.C. § 2461(c); 18 U.S.C. § 924(d) and 28 U.S.C. § 2461(c); 21 U.S.C. § 853(a)

(FORFEITURE ALLEGATIONS)

A true bill rendered,		
DALLAS	h	1/13-FOREPERSON
Filed in open court this 17th day	of November, A.D. 2	2009.
WARRANT TO ISSUE (provisio	nal) - Alberto Pulido a/l	k/a "Betico"
UNITED STATES MAGISTRAT		09

Magistrate Court Number: 4:09-MJ-282

Juan Ramirez: Pretrial Release Javier Rosales: In Custody Jesus Ortega: Pretrial Release Daniel Bernardino: Pretrial Release Gustavo Pulido: Pretrial Release

Criminal Case Cover Sheet

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS			Superseding Indi	Related Case Info		
1.	Defendant Information		New Defendant:	⊠ Yes □ No		
	Juvenile: □ Yes 🛛 No		Pending CR Case	e in NDTX: 🗆 Yes 🗵	No No	
	Sealed: □ Yes ☒ No		Search Warrant Ca	se Number:Rul	e 20 from District of:	_
	Defendant Name EDUARDO FLORES (0)	8)	Magistrate Case N	umber: <u>4:09-MJ-294</u>		
	Alias Name: Address		4-0	9CR-1	60 - A	
2.	U.S. Attorney Information AUSA <u>Joshua T. Burgess</u>		Bar # <u>240</u>	<u>01809</u>		
3.	Interpreter			F	RECEIVED	ļ
	□ Yes ⊠ No					
	If Yes, list language and/or dia	lect:	· ·		NOV 1 7 2009	مختصمه ومرجد فاحدر بويرة
4.	Location Status			CLEB	K, U.S. DISTRICT COURT	•
	Arrest Date: 10/21/09			NORTH	HERN DISTRICT OF TEXA	
	☑ Federal Inmate					
	□ Already in State Custody□ On Pretrial Release□ Warrant to Issue	·				
5.	U.S.C. Citations					
	Total # of Counts as to This D	efendant: 1	□ Petty	□ Misdemeanor	☑ Felony	
	Citation	Description of C	Offense Charged		Count(s)	
	18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778)	Conspiracy to S the United State	muggle Goods from	m	1	

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	ED STATES DISTRICT COUR ETHERN DISTRICT OF TEXAS		Superseding Indica	Related Case Info		
1.	Defendant Information		New Defendant:⊠	Yes 🗆 No		
	Juvenile: □ Yes ☒ No		Pending CR Case	in NDTX: 🗆 Yes 🗵	No	
	Sealed: □ Yes ⊠ No		Search Warrant Case	e Number:Rule	20 from District of: _	
	Defendant Name ISIDRO LOZANO (07)		Magistrate Case Nui	mber: <u>4:09-MJ-292</u>		
	Alias Name: Address		4-0	9CR-1	60 - A	
2.	U.S. Attorney Information AUSA Joshua T. Burgess		Bar # <u>2400</u>	<u>1809</u>		
3.	Interpreter					
	✓ Yes □ NoIf Yes, list language and/or dia	lect: Spanish				
4.	Location Status	J			DECENTER	
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	□ Federal Inmate			PW .	NOV 17 2009	and an analysis,
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Date 1/-17-09 Signature of AUSA:

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Crimi	nal Case Cover Sheet			
	ED STATES DISTRICT COUR THERN DISTRICT OF TEXAS	1	Related Case Superseding Indictment: Yes	e Information No
1.	Defendant Information		New Defendant: ☑ Yes ☐ No	
	Juvenile: □ Yes ☒ No		Pending CR Case in NDTX:	Yes 🛮 No
	Sealed: □ Yes ⊠ No		Search Warrant Case Number:	Rule 20 from District of:
	Defendant Name GUSTAVO PULIDO (06))	Magistrate Case Number: 4:09-MJ-	282
	Alias Name: Address		4 - 0 9 C R -	160-A
2.	U.S. Attorney Information AUSA Joshua T. Burgess		Bar # <u>24001809</u>	
3.	Interpreter ☑ Yes □ No If Yes, list language and/or dial	ect: Spanish		RECEIVED NOV 1 7 2000
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5.	U.S.C. Citations			
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	Citation	Description of Of	fense Charged	Count(s)
	18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778)	Conspiracy to Sm the United States	uggle Goods from	1
	18 U.S.C. § 554(a)	Smuggling Good	ds From the United States	3

Date _______ Signature of AUSA: ________

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Crim	inal Case Cover Sheet				
	TED STATES DISTRICT COURTERN DISTRICT OF TEXA		' '	Related Case Info ment: ☐ Yes ☒ No	
1.	Defendant Information		New Defendant: ☑	Yes No	
	Juvenile: □ Yes ☒ No		Pending CR Case i	n NDTX: □ Yes 🏻	No
	Sealed: □ Yes ☒ No		Search Warrant Case	Number:Rule	e 20 from District of:
	Defendant Name DANIEL BERNARDING	O (05)	Magistrate Case Nun	nber: <u>4:09-MJ-282</u>	
	Alias Name: Address		4 - 0	9 C R - 3	160-A
2.	U.S. Attorney Information AUSA <u>Joshua T. Burgess</u>		Bar # <u>24001</u>	809	
3.	Interpreter				
	⊠ Yes □ No	/ ,	,		RECEIVED
	If Yes, list language and/or dia	ilect: Spanist	<u> </u>		TLOLIVED
4.	Location Status	V			NOV 1 7 2009
	Arrest Date: 10/21/09			L	K, U.S. DISTRICT COURT
	□ Federal Inmate			NORTH	IERN DISTRICT OF TEXAS
	□ Already in State Custody				
	☑ On Pretrial Release☐ Warrant to Issue				
	warrant to issue				
5.	U.S.C. Citations				
	Total # of Counts as to This D	efendant: 2	□ Petty	□ Misdemeanor	☑ Felony
	Citation	Description of Of	fense Charged		Count(s)
	18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778)	Conspiracy to Sm the United States	uggle Goods from		1
	18 U.S.C. § 554(a)	Smuggling Good	ds From the Unite	ed States	5

Date 1/-/7-07 Signature of AUSA:

Criminal	Case	Cover	Sheet
Ciminu	Cuse	COVE	DIECE

<u>Crin</u>	iinal Case Cover Sheet					
	TED STATES DISTRICT COUR	Poloted Case Information				
No	RTHERN DISTRICT OF TEXA	Superseding Indictment: ☐ Yes ☒ No				
1.	Defendant Information	New Defendant: ☑ Yes □ No				
	Juvenile: □ Yes 🛛 No	Pending CR Case in NDTX: ☐ Yes ☑ No				
	Sealed: □ Yes ☒ No	Search Warrant Case Number:Rule 20 from District of:				
	Defendant Name JESUS ORTEGA (04)	Magistrate Case Number: 4:09-MJ-282				
	Alias Name: Address	4-09CR-160-A				
2.	U.S. Attorney Information AUSA <u>Joshua T. Burgess</u>	Bar # <u>24001809</u>				
3.	Interpreter					
	☑ Yes □ No If Yes, list language and/or dia	ect: Spanish RECEIVED NOV 17 2009				
4.	Location Status NOV 1 / ZC					
	Arrest Date: 10/21/09	CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS				
	□ Federal Inmate	INORTHERN DISTRICT OF TEXAS				
	□ Already in State Custody☑ On Pretrial Release□ Warrant to Issue					
5.	U.S.C. Citations					
	Total # of Counts as to This D	fendant: 2 □ Petty □ Misdemeanor ☒ Felony				
	<u>Citation</u>	Description of Offense Charged Count(s)				
	18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778)	Conspiracy to Smuggle Goods from 1 the United States				
	18 U.S.C. § 554(a)	Smuggling Goods From the United States 5				

ORIGINAL

Criminal Case Cover Sheet

LIMIT	ED STATES DISTRICT COURT	·				
	RTHERN DISTRICT OF TEXAS			Related Case Info	rmation	
1101	THERE DISTRICT OF TEMPS		Superseding Indi	ctment: 🗆 Yes 🛮 No)	
1.	Defendant Information		New Defendant:	⊠ Yes □ No		
	Juvenile: □ Yes 🖾 No		Pending CR Case	e in NDTX: 🗆 Yes 🗵	No	
	Sealed: □ Yes ☒ No		Search Warrant Ca	se Number:Rule	20 from District of:	
	Defendant Name JAVIER ROSALES (03)		Magistrate Case N	umber: <u>4:09-MJ-282 &</u>	4:09-MJ-293	
	Alias Name: Address		4 - 0	9CR-1	60 - A	
2.	U.S. Attorney Information AUSA <u>Joshua T. Burgess</u>		Bar # <u>240</u>	01809		
3.	Interpreter				RECEIVE	D
	□ Yes ⊠ No				Mov	
	If Yes, list language and/or dia	lect: _	·		1	
4.	Location Status			NO NO	ERK, U.S. DISTRICT RTHERN DISTRICT O	E O L
	Arrest Date: 10/21/09					167
	☑ Federal Inmate					
	□ Already in State Custody□ On Pretrial Release□ Warrant to Issue					
5.	U.S.C. Citations					
	Total # of Counts as to This Do	efendant: 4	□ Petty	□ Misdemeanor		
	<u>Citation</u>	Description of C	Offense Charged		Count(s)	
	18 U.S.C. § 371 (18 U.S.C. § 554 and 22 U.S.C. § 2778)	Conspiracy to State United State	muggle Goods from s	m	1	
	18 U.S.C. § 554(a)	Smuggling Good	ds from the United	States	3	
	18 U.S.C. § 554(a)	Smuggling Good	ds from the United	States	4	
	21 U.S.C. §§846 and 841(b)(1)(B)	Conspiracy to D	ristribute a Control	lled Substance	8	
	Date 1/-1)-09	Signatur	re of AUSA:	73		

Criminal Case Cover Sheet

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS

1. **Defendant Information**

Juvenile: □ Yes ☑ No.

Sealed:

□ Yes ⊠ No

Defendant Name **JUAN RAMIREZ (02)**

Alias Name: Address

4-09CR-160-A

Related Case Information

Search Warrant Case Number: _____Rule 20 from District of: ____

Superseding Indictment: ☐ Yes ☒ No

Pending CR Case in NDTX: ☐ Yes ☒ No

Magistrate Case Number: 4:09-MJ-282

New Defendant:

Yes □ No

2. **U.S. Attorney Information** AUSA Joshua T. Burgess

Bar # 24001809

3. Interpreter

☑ Yes □ No

If Yes, list language and/or dialect: Spanish

4. **Location Status**

Arrest Date: 10/21/09

□ Federal Inmate

□ Already in State Custody

☑ On Pretrial Release

□ Warrant to Issue

5. **U.S.C.** Citations

	elony
10110000001/103300	ınt(s)
18 U.S.C. § 371 (18 U.S.C. Conspiracy to Smuggle Goods from the United States	Ĺ
18 U.S.C. § 554(a) Smuggling Goods from the United States	2
18 U.S.C. § 924(a)(1)(A) False Statement During Purchase of a Firearm	5
18 U.S.C. § 924(a)(1)(A) False Statement During Purchase of a Firearm	7

Date 11-17-07

Signature of AUSA:

	RECEIVED
	NOV 1 7 2009
CLE	RK, U.S. DISTRICT COURT

Criminal Case Cover Sheet UNITED STATES DISTRICT COURT **Related Case Information** NORTHERN DISTRICT OF TEXAS Superseding Indictment: ☐ Yes ☒ No New Defendant: ☑ Yes ☐ No **Defendant Information** 1. Juvenile: □ Yes ⊠ No Pending CR Case in NDTX: ☐ Yes ☒ No Search Warrant Case Number: _____Rule 20 from District of: _____ Sealed: □ Yes ⊠ No Magistrate Case Number: **Defendant Name ALBERTO PULIDO (01)** 4-09CR-160-A Alias Name: "Betico" Address 2. **U.S. Attorney Information** AUSA Joshua T. Burgess Bar # 24001809 3. Interpreter ☑ Yes ☐ No If Yes, list language and/or dialect: CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS 4. **Location Status** Arrest Date: □ Federal Inmate □ Already in State Custody □ On Pretrial Release ☑ Warrant to Issue (Provisional) 5. **U.S.C.** Citations ☑ Felony □ Misdemeanor Total # of Counts as to This Defendant: 2 □ Petty Count(s) Citation Description of Offense Charged 1 18 U.S.C. § 371 (18 U.S.C. Conspiracy to Smuggle Goods from § 554 and 22 U.S.C. § 2778) the United States Conspiracy to Distribute a Controlled Substance 21 U.S.C. §§846 and

Date 11-17-09 Signature of AUSA

841(b)(1)(B)